



It's the  
Quay Note  
Now!

"When shall we  
Three meet again?"  
Why! in  
HARRISON and MOTTON!

Cleveland  
has put the Top  
stone on that Anti-  
Chinese Wall.

Oh! for an  
Hour of Inspector  
Byrnes  
in London!

There are many  
Apples of Discord in  
The Mayor's  
Political  
Tree.

Latest Invention  
An Effective Political  
Muzzle  
Patented by  
Matt Quay.

## HORROR - STRICKEN.

London Still Aghast Over the  
Whitechapel Atrocities.

No Arrest Made by the Police  
This Morning

A Call for a Trans-Atlantic Inspector  
Byrnes.

The Body of Another Murdered Woman  
Just Discovered.

BY CABLE TO THE PRESS NEWS ASSOCIATION.  
LONDON, Oct. 2.—The corpse of a woman was to-day found in a vault on the site of the projected opera-house on the Thames Embankment, near the Palace of the Houses of Parliament.

The head and arm had been severed from the body and the arm is missing.

The body was in an advanced stage of decomposition.

The murder must have been committed weeks ago.

LATER.—The body was discovered at dusk within a stone's throw of the Hotel Metropole. It has not yet been identified.

The news spread like wildfire. Thousands upon thousands of people rushed to the

## A NEW TRIAL.

Granted McQuade by the Court of Appeals.

Judge Andrews Handed Down the Opinion To-Day.

Judge Peckham Dissents from Portions of the Opinion.

(SPECIAL TO THE EVENING WORLD.)

ALBANY, Oct. 2.—Among the decisions handed down by the Court of Appeals this morning, was one granting a new trial to Arthur J. McQuade, one of the famous New York City Board of Aldermen of 1884.

The opinion is by Judge Andrews.

Judges Ruger, Earl, Danforth and Finch concur.

Judge Peckham dissents from that portion of the opinion treating of the order in which peremptory challenges should be made.

The dissent is directory only and not a matter of exception upon which to grant a new trial; also from that portion of the opinion treating of the rejection of a competent juror as being an error, upon which exception might be taken.

He agrees upon the other matters discussed in the opinion.

Judge Gray dissents from the grounds of the conclusion in Judge Andrews' opinion, and votes for a reversal and a new trial on the ground that it was an error to charge to a jury that evidence of good character of itself did not tend to prove that a man is not guilty of an offense.

This error was not caused by anything in the rest of the charge, and being substantial in its nature, the defendant is entitled to a new trial.

The Evening World reporter was the first to carry the news of the reversal of judgment by the Court of Appeals to District-Attorney Fellows and to Recorder Smyth.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

The error held might be cured on a new trial and it might not.

He said that undoubtedly a motion would be made at an early day for the release of McQuade on bail, pending the new trial, and that the new imprisoned ex-Alderman will soon be a free man among his New York friends.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

The error held might be cured on a new trial and it might not.

He said that undoubtedly a motion would be made at an early day for the release of McQuade on bail, pending the new trial, and that the new imprisoned ex-Alderman will soon be a free man among his New York friends.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

The error held might be cured on a new trial and it might not.

He said that undoubtedly a motion would be made at an early day for the release of McQuade on bail, pending the new trial, and that the new imprisoned ex-Alderman will soon be a free man among his New York friends.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

The error held might be cured on a new trial and it might not.

He said that undoubtedly a motion would be made at an early day for the release of McQuade on bail, pending the new trial, and that the new imprisoned ex-Alderman will soon be a free man among his New York friends.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

The error held might be cured on a new trial and it might not.

He said that undoubtedly a motion would be made at an early day for the release of McQuade on bail, pending the new trial, and that the new imprisoned ex-Alderman will soon be a free man among his New York friends.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

The error held might be cured on a new trial and it might not.

He said that undoubtedly a motion would be made at an early day for the release of McQuade on bail, pending the new trial, and that the new imprisoned ex-Alderman will soon be a free man among his New York friends.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

The error held might be cured on a new trial and it might not.

He said that undoubtedly a motion would be made at an early day for the release of McQuade on bail, pending the new trial, and that the new imprisoned ex-Alderman will soon be a free man among his New York friends.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

## A NEW TRIAL.

Granted McQuade by the Court of Appeals.

Judge Andrews Handed Down the Opinion To-Day.

Judge Peckham Dissents from Portions of the Opinion.

(SPECIAL TO THE EVENING WORLD.)

ALBANY, Oct. 2.—Among the decisions handed down by the Court of Appeals this morning, was one granting a new trial to Arthur J. McQuade, one of the famous New York City Board of Aldermen of 1884.

The opinion is by Judge Andrews.

Judges Ruger, Earl, Danforth and Finch concur.

Judge Peckham dissents from that portion of the opinion treating of the order in which peremptory challenges should be made.

The dissent is directory only and not a matter of exception upon which to grant a new trial; also from that portion of the opinion treating of the rejection of a competent juror as being an error, upon which exception might be taken.

He agrees upon the other matters discussed in the opinion.

Judge Gray dissents from the grounds of the conclusion in Judge Andrews' opinion, and votes for a reversal and a new trial on the ground that it was an error to charge to a jury that evidence of good character of itself did not tend to prove that a man is not guilty of an offense.

This error was not caused by anything in the rest of the charge, and being substantial in its nature, the defendant is entitled to a new trial.

The Evening World reporter was the first to carry the news of the reversal of judgment by the Court of Appeals to District-Attorney Fellows and to Recorder Smyth.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

The error held might be cured on a new trial and it might not.

He said that undoubtedly a motion would be made at an early day for the release of McQuade on bail, pending the new trial, and that the new imprisoned ex-Alderman will soon be a free man among his New York friends.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

The error held might be cured on a new trial and it might not.

He said that undoubtedly a motion would be made at an early day for the release of McQuade on bail, pending the new trial, and that the new imprisoned ex-Alderman will soon be a free man among his New York friends.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

The error held might be cured on a new trial and it might not.

He said that undoubtedly a motion would be made at an early day for the release of McQuade on bail, pending the new trial, and that the new imprisoned ex-Alderman will soon be a free man among his New York friends.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

The error held might be cured on a new trial and it might not.

He said that undoubtedly a motion would be made at an early day for the release of McQuade on bail, pending the new trial, and that the new imprisoned ex-Alderman will soon be a free man among his New York friends.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

The error held might be cured on a new trial and it might not.

He said that undoubtedly a motion would be made at an early day for the release of McQuade on bail, pending the new trial, and that the new imprisoned ex-Alderman will soon be a free man among his New York friends.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

The error held might be cured on a new trial and it might not.

He said that undoubtedly a motion would be made at an early day for the release of McQuade on bail, pending the new trial, and that the new imprisoned ex-Alderman will soon be a free man among his New York friends.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

The error held might be cured on a new trial and it might not.

He said that undoubtedly a motion would be made at an early day for the release of McQuade on bail, pending the new trial, and that the new imprisoned ex-Alderman will soon be a free man among his New York friends.

Col. Fellows admitted that he was surprised at the decision and said that he was unable to state what action he would take towards moving a new trial of McQuade until he could see the full text of the opinion.

## THERE WILL BE NO UNION.

The County Democrats Will Nominat

Bank Thief Hardy and Alleged Murderer Kenney at Liberty.

Bold Dash from the Prisoners' Pen at General Sessions.

Thirteen Tried to Climb Out, but Eleven Were Caught.

Hot Chase in City Hall Park by Capt. Myhn and His Policemen.

Thirteen prisoners attempted to escape from the pen in Part III. of the Court of General Sessions at 12.30 to-day.

Only two of them succeeded, but they are the ones who will be most missed.

One is Henry F. Hardy, the adroit bank burglar, who only a few days ago, boldly, and in broad daylight, stole a package containing \$3,000 in bills from the Fifth Avenue Bank.

He was detected and arrested while repeating the crime in a bank on Wall street.

The other is John Kenney, charged with having killed a man that he was robbing on the night of the 25th of June.

These prisoners and eleven others were brought to court for trial this morning.

Hardy's case was adjourned for a week. About 12.30 Judge Martine declared a recess of half an hour.

The prisoners were locked up in the pen and a man was put as guard at the door. With the exception of two reporters and Clerk Davenport the room was cleared.

The pen is situated in a corner of the court-room.

A window partly barred admits light. That window looks out into the Park.

The prisoners' pen has a covering over the top of open wire work.

Taking advantage of their opportunity, the prisoners managed to pry a section of this wire work open.

They climbed through the aperture and over the tops of the small pointed iron bars, and then dropped down.

Every one of them would have escaped but for the watchfulness of Frank Prentice, the World reporter, in the court.

Happening to glance up from a paper he was reading in the reporters' room, he saw the men emerging into freedom. He dashed out into Chambers street and gave the alarm.

Policeman Neylan saw one man making off. He chased and managed to capture him. He proved to be William Cunningham, whose trial on a charge of assault comes off this afternoon.

Capt. Myhn and his squad of court officers burst into the pen and prevented any of the other ten from getting out. They were only just in time. Hardy, who is known as a trained athlete, is credited with having put up the job.

It is supposed that he cut the wire covering with a pen knife. Park Policeman McGuire saw either Hardy or Kenney running away and gave chase, but failed to catch the fellow.

The fugitive dashed into a crowd about the entrance to the Brooklyn Bridge and was lost to sight in a moment.

Capt. Myhn says he has frequently petitioned the Board of Prisoners, in a safer part of the court-room, but that his request has always been denied.

Within ten minutes after the men got away the news became bruited about, and a large crowd of people assembled and stared stolidly at the window through which the men had gained their freedom.

Peter Mitchell, by proxy had been retained to prosecute the defendant Hardy, and the case was adjourned a week until Lawyer Mitchell, who is expected daily, gets back from Europe.

Home & Friend, lawyers, were counsel for Kenney.

OH, YES! TEDDY MAY MARRY.

It Seems Quite Certain that Lillian Will Not Object.

The news comes from London that Teddy Solomon is treading ardently, if not closely, in the steps of his real predecessor, the Scriptural Solomon of the thousand wives.

Teddy is not a bit Scriptural, but he is very Solomon, though, of course, a paltry half dozen of co-existent spouses is a mere bagatelle compared to the royal Hebrew drow.

Teddy is about to take to his arms in a matrimonial embrace Kate Eversleigh, a bonnie buxom at the Avenue Theatre in London, and who has displayed her charms before New York footlights.

Though Teddy would seem qualified to give an answer to the conundrum, "Is marriage a failure?" he is never quite happy unless he is some woman's husband, it would appear.

He was anxious, however, to know whether his erstwhile American cousin, Lillian Russell, would make things disagreeable or not at this new matrimonial move of his.

The Evening World reporter called on the little man in the roomy inclosure of an office and asked him about the new venture of Teddy into the matrimonial pasture he answered:

"Yes, that's so. I got a letter from Solomon yesterday, written from the City Theatre, London, under date of Sept. 15.

## DARING ESCAPES.

Bank Thief Hardy and Alleged Murderer Kenney at Liberty.

Bold Dash from the Prisoners' Pen at General Sessions.

Thirteen Tried to Climb Out, but Eleven Were Caught.

Hot Chase in City Hall Park by Capt. Myhn and His Policemen.

Thirteen prisoners attempted to escape from the pen in Part III. of the Court of General Sessions at 12.30 to-day.

Only two of them succeeded, but they are the ones who will be most missed.

One is Henry F. Hardy, the adroit bank burglar, who only a few days ago, boldly, and in broad daylight, stole a package containing \$3,000 in bills from the Fifth Avenue Bank.

He was detected and arrested while repeating the crime in a bank on Wall street.

The other is John Kenney, charged with having killed a man that he was robbing on the night of the 25th of June.

These prisoners and eleven others were brought to court for trial this morning.

Hardy's case was adjourned for a week. About 12.30 Judge Martine declared a recess of half an hour.

The prisoners were locked up in the pen and a man was put as guard at the door. With the exception of two reporters and Clerk Davenport the room was cleared.

The pen is situated in a corner of the court-room.

A window partly barred admits light. That window looks out into the Park.

The prisoners' pen has a covering over the top of open wire work.

Taking advantage of their opportunity, the prisoners managed to pry a section of this wire work open.

They climbed through the aperture and over the tops of the small pointed iron bars, and then dropped down.

Every one of them would have escaped but for the watchfulness of Frank Prentice, the World reporter, in the court.

Happening to glance up from a paper he was reading in the reporters' room, he saw the men emerging into freedom. He dashed out into Chambers street and gave the alarm.

Policeman Neylan saw one man making off. He chased and managed to capture him. He proved to be William Cunningham, whose trial on a charge of assault comes off this afternoon.

Capt. Myhn and his squad of court officers burst into the pen and prevented any of the other ten from getting out. They were only just in time. Hardy, who is known as a trained athlete, is credited with having put up the job.

It is supposed that he cut the wire covering with a pen knife. Park Policeman McGuire saw either Hardy or Kenney running away and gave chase, but failed to catch the fellow.

The fugitive dashed into a crowd about the entrance to the Brooklyn Bridge and was lost to sight in a moment.

Capt. Myhn says he has frequently petitioned the Board of Prisoners, in a safer part of the court-room, but that his request has always been denied.

Within ten minutes after the men got away the news became bruited about, and a large crowd of people assembled and stared stolidly at the window through which the men had gained their freedom.

Peter Mitchell, by proxy had been retained to prosecute the defendant Hardy, and the case was adjourned a week until Lawyer Mitchell, who is expected daily, gets back from Europe.

Home & Friend, lawyers, were counsel for Kenney.

OH, YES! TEDDY MAY MARRY.

It Seems Quite Certain that Lillian Will Not Object.

The news comes from London that Teddy Solomon is treading ardently, if not closely, in the steps of his real predecessor, the Scriptural Solomon of the thousand wives.

Teddy is not a bit Scriptural, but he is very Solomon, though, of course, a paltry half dozen of co-existent spouses is a mere bagatelle compared to the royal Hebrew drow.

Teddy is about to take to his arms in a matrimonial embrace Kate Eversleigh, a bonnie buxom at the Avenue Theatre in London, and who has displayed her charms before New York footlights.

Though Teddy would seem qualified to give an answer to the conundrum, "Is marriage a failure?" he is never quite happy unless he is some woman's husband, it would appear.

He was anxious, however, to know whether his erstwhile American cousin, Lillian Russell, would make things disagreeable or not at this new matrimonial move of his.

The Evening World reporter called on the little man in the roomy inclosure of an office and asked him about the new venture of Teddy into the matrimonial pasture he answered:

"Yes, that's so. I got a letter from Solomon yesterday, written from the City Theatre, London, under date of Sept. 15.

## THE WONDERFUL CARLSBAD SPRINGS.

An Eminent Physician Reads a Paper of Great Interest Before the International Medical Congress.

At the Ninth International Medical Congress Dr. A. L. A. Tobold, of the University of Pennsylvania, read a paper stating that out of thirty cases treated with Carlsbad Water and the Powder Carlsbad Sprudel Salt for chronic constipation, hypochondria, disease of the liver and kidneys, jaundice, dyspepsia, dropsy from valvular heart disease, dyspepsia, catarrhal inflammation of the stomach, ulcer of the stomach or esophagus, gravel with micturition, gout, rheumatism of the joints, encephalitis, etc., twenty-six were entirely cured, three much improved and one not treated long enough. Average time of treatment, four weeks. The doctor claims, in conclusion of his paper, that the Carlsbad Mineral Water, as exported by the city of Carlsbad, being the natural product, is much to be preferred, where the quantity of water is no objection, particularly in disease of the stomach, as it is not adulterated with soda. (The Carlsbad Water and Powder Sprudel Salt cannot be taken the Powder Carlsbad Sprudel Salt (genuine imported) will answer equally as well. He states that the effect of the Water and Powder Sprudel Salt is to be relied upon, independently of any adjunct of treatment, such as diet and exercise, etc.) "My experience with the genuine imported Carlsbad Salt in powder form has been such that I may truly say that no remedy which has been employed has given me as much pleasure and profit as this particular one." The dose of Salt is a teaspoonful three times a day dissolved in water. THE OXFORD ARTICLE is bottled under the supervision of the city of Carlsbad, and has the seal of the city, and the signature of Kaiser & Mendelson Co. on the neck of every bottle. All others are worthless imitations. The genuine is never sold at a low price. Dr. Tobold's paper and table of cases mailed to any address upon application to the agents of the Carlsbad Spring Water & Mendelson Company, 6 Barclay street, New York. For sale by all druggists.

AMUSEMENTS.

HARRISON'S PARK THEATRE. Proprietor, M. W. HANLEY. Manager, Mr. EDWARD HARRISON. Truly artistic and natural character acting. WADDY GOOGAN. H. R. JACOBS' (THALIA) OLD BOWERY THEATRE. Price 10c, 20c, 30c, 50c. No Higher. Matinees Monday, Wednesday and Saturday. Oct. 3.—CHARLES T. KELLS.

DOCKSTADER'S BROADWAY AND 29TH ST. MINSTRELS. MASTER HARRI. THE MARK PATTY. Oct. 2.—M. H. HARRISON. THEATRE COMIQUE, 125th St., bet. 31 & 32nd St. EVANS. In PARLOR MATCH. Everything New, Spectacular Bright and Genuine. Next Week: "THE DUTCHMAN'S BOY." H. R. JACOBS' THIRD AVENUE THEATRE. MATINEES. "WHEN THE DOG BIT." DAY & SATURDAY. "MONTE CRISTO, JR."

KOSTER & BIAL'S COMEDY. R. F. Amusement Co. (Limited), Ltd. First appearance in America of "THE DUTCHMAN'S BOY." JAMES OWEN O'CONNOR, TWO MACKS. ACADEMY. GILMORE & TOMPKINS. Price, 50c, 75c, \$1. DENMAN HOPKINSON. SEATS READY EIGHT WEEKS AHEAD. STAR THEATRE. BROADWAY AND 12TH ST. AN ENGAGEMENT OF SOLID FUN. MATINEES Wednesday and Saturday.

WALLACKS. THE OPERA SEASONS. LAST WEEK. BOCCACCIO. OPERA COMPANY. EVENING AT 8. SATURDAY MATINEE AT 2. MADON SQUARE THEATRE. GILBERT'S GREAT HIT. LEGAL WRECK. Theatre crowded nightly. LEGAL WRECK. Theatre crowded nightly. WINDSOR THEATRE, BOWERY, NEAR CANAL. One week, commencing Monday, Oct. 1. HARDY AND VOX. "THE DUTCHMAN'S BOY." On the frontier. Wednesday and Saturday.

LYCOUR THEATRE, 4th Ave. and 40th St. E. L. H. NORTHERN. AS—LOVE CHIMNEY. 100,000 figures on the canvas; one of painting and building, 200,000. "THE DUTCHMAN'S BOY." presented each visitor Sunday. Under management of J. M. Hill.

LADY FENCERS. AT THE MUSEUM. WORTH'S PALACE MUSEUM, 106 AND 108 EAST 14th St. Open 11 A. M. to 11 P. M. Great entertainment of every kind in every room. Speciality show in afternoon. Ku Klux and the Ballroom. Next week: "THE DUTCHMAN'S BOY." THEATRE. THIRDS, THIRDS, THIRDS. THE FILM. THIRDS, THIRDS, THIRDS. THE MONSTER ORCHESTRATION. JERUSALEM AND THE CRUCIFIXION. The greatest of Madonnas, and 4th St. ALL FAMOUS MANS.

BROOKLYN AMUSEMENTS.

H. R. JACOBS' NEW LYCEUM, Cor. Montrose Ave. and Leonard St. Matinees Monday, Wednesday and Saturday. THIS WEEK: Look! Evening Prices, 10c, 20c, 30c, 50c. No Higher. STEPHENSON'S CO. Change of bill Thursday. OAKEN BUCKET. Beautiful scenery. Great cast. No Higher. H. R. JACOBS' MAJESTIC REVIVAL OF "A HOLE IN THE GROUND."